08/28/2009 10:06 8476088929 MONTANA REALTY

PAGE 01/01

Case 09-22459 Doc 17

Filed 08/26/09 Document

Entered 08/26/09 10:16:53 Desc Main Page 1 of 1

B23 (Official Form 23) (12/08)

## United States Bankruptcy Court Northern District of Illinois

In re <u>()()</u>	mil	Liagat. Debtor	Case No
DEBTOI	R'S CERT	FICATION OF COMPLETION CONCERNING PERSONAL	N OF POSTPETITION INSTRUCTIONAL COURSE FINANCIAL MANAGEMENT
CELLIPICALION,	. II a joini j	in a chapter 7, chapter 11 in whic petition is filed, each spouse must a and file by the deadline stated be	th § 1141(d)(3) applies, or chapter 13 case must file this complete and file a separate certification. Complete one of low:
X	above-siy instruction managem	vied case, hereby certify that on final course in personal financial may the course of	(Printed Name of Debtor), the debtor in the (Date), I completed an agement provided by (Printed Provider), an approved personal financial
	Certificat	te No. (if any): <u>06501 — T</u>	LN-DE-008079063
. •	I,above_sty [Check th	rled case, hereby certify that no per e appropriate box. J: Incapacity or disability, as defin	(Printed Name of Debtor), the debtor in the resonal financial management course is required because of
		Active military duty in a militar	
	П	Residence in a district in which has determined that the approve	the United States Trustee (or bankruptcy administrator) d instructional courses are not adequate at this time to who would otherwise be required to complete such
Signature of Debtor:		don't	· :
Date: \$ - 2	la - 200	G <sub>1</sub>	

Instructions: Use this form only to certify whether you completed a course in personal financial management. (Fed. R. Bankr. P. 1007(b)(7).) Do NOT use this form to file the certificate given to you by your prepetition credit counseling provider and do NOT include with the petition when filing your case.

Filing Deadlines: In a chapter 7 case, file within 45 days of the first date set for the meeting of creditors under § 341 of the Bankruptcy Code. In a chapter 11 or 13 case, file no later than the last payment made by the debtor as required by the plan or the filing of a motion for entry of a discharge under § 1141(d)(5)(B) or § 1328(b) of the Code. (See Fed. R. Bankr. P. 1007(c).)